Date of latest workplan revision: 05/29/12

Task 1 No.	106 Workplan Task Description	Basis for 106 Workplan	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State
		Task				Comments Enter the task completion date or explain the delay/issues.
1.a. C	Conduct a sufficient number of	40 C.F.R.	Conduct	10/01/12-	Goal 5 of the Strategic	
н.	inspections each quarter, based on	§ 123.26,	ns/audits	09/30/13	Plan is entitled,	
tl	the FY13 Compliance Monitoring		Enter completed		"Enforcing Environmental	
S	Strategy (Strategy), to assure	National	inspections into		Laws	
11	inspection commitments are met. All	Enforcement	ICIS.			
п.	inspections must be entered into	Initiatives,			Comprehensive	
Ic	ICIS-NPDES to count toward the	Goal 5 of the			inspections are: CEI, CSI,	
S	State's commitment.	2011-2015	Include specifics		PAI, CBI, and XSI.	
		Strategic Plan,	from FY13		8	
	Conventional Facilities (includes	Oct 17, 2007,	Strategy once the			
	municipal, federal, and industrial	NPDES	Strategy is			
K	WWTPs):	Compliance	received.			
		Monitoring				
7	Majors: 100%/2 years (minimum	576	97			
15	is 50%/year)	Core Programs				
		and Wet				
		Weather			BJ .	
	Universe of Major facilities:	Sources	194			
7	Minors: Once/5 years (minimum	4	46			
,	15 20 76/year)					
_	Universe of minor facilities;		231			2
						8
					71	

Date of latest workplan revision: 05/29/12

Goal :	Goal 2 – Protecting America's Waters Goal 5 – Enforcing Environmental Laws					
Task No.	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
	General facility inspections: 15% of the General permit universe annually.		77			
	Universe of General permitted facilities:		516			S
	Stormwater (SW) Facilities: Phase I MS4 Audits: Once/5 years from issuance of EPA's Guidance dated 10/17/07 (minimum is 20%/year)					7/
	Universe of Phase I MS4 Facilities: 27 Phase I MS4s with 220 copermittees		6 Phase 1 MS4 Audits			
	Phase I MS4 Audits:			õ		
	Phase I MS4 Inspections: As Needed					
	Phase II MS4 Audits & Inspections: Once/7 yrs from issuance of EPA's Guidance dated 10/17/07 Universe of Phase II MS4					,
	Facilities: 131 Phase II MS4s Phase II MS4 Audits:		20 Phase II MS4 Audits	9		

Date of latest workplan revision: 05/29/12

Task	Task 106 Workplan Task Description	Rasis for 106	Ontput/	Due Date	FDA Comments	Mid & Fud of Von
	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues
	Phase II MS4 Inspections: As Needed Industrial SW: 10%/year of the permitted Phase I universe					or expension and work) manage.
740	Universe of Industrial SW Facilities: 2,311 MSGPs and 783 NEXs = 3094	œ.	231 MSGPs 78 NEXs		a	
	Universe of unpermitted Industrial SW Facilities: 110 MSGPs		110 MSGP			
15	Industrial SW Inspections:		419 total inspections			892
K	Phase I & Phase II Construction is 10% - 5% of new NOIs received /year. These percentages will be evaluated annually with the goal of inspections in 10% of the permitted universe. The construction SW tracking database should be routinely evaluated to assure that expired permits and completed projects are properly closed out in the tracking					

Date of latest workplan revision: 05/29/12
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Task No.	Task 106 Workplan Task Description No.	Basis for 106 Workplan	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments
		Task				Comments Enter the task completion date or explain the delay/issues.
	Universe of Phase I & Phase II SW Construction Facilities: 1,279 Phase I and 1,722 Phase II		,			
	Phase I & Phase II Construction		Construction SW			
	SW Inspections:		inspections: 128 Phase I & 86 Phase II			
al .	Concentrated Animal Feeding Operation Facilities (CAFO):		12 CAFO			
	Large and Medium Permitted CAFOs 1/5 years:		inspections not inspected			
			previous 4 years			
	Universe of Large/Medium Permitted CAFO Facilities:		59			
	Universe of Large Unpermitted CAFO Facilities:		0			
	Medium Unpermitted CAFOs shall be assessed one time initially.	95				1
	Universe of Medium Unpermitted CAFO Facilities:		0			
	Small Animal Feeding Operation (AFOs) inspections will be on an as				60	

Date of latest workplan revision: 05/29/12 E-mail Address: Johnson.Alenda@epa.gov

33	6
E-mail Address	E-mail Address
E-mail Address: Michael.Tanski@dep.state.fl.us	E-mail Address: Shadle.Jennifer@epa.gov

O Cal	Goal 5 - Enforcing Environmental Laws					
Task No.	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues
	needed basis and as resources allow, based upon complaints.					
	Universe of AFO facilities:		4			
	Inspections which are a component of the annual routine inspection commitments will be identified on the FY13 inspection plan. Sanitary Sewer System inspections may be conducted in conjunction with compliance inspections at major and minor POTWs:					
	Universe of Major Domestic Wastewater facilities with an SSO inspection component:		35			
	Universe of Minor Domestic Wastewater facilities with an SSO inspection component:		17			

Date of latest workplan revision: 05/29/12

Goal ,	Goal 3 - Ellioreilig Ellyfroilliental Laws	. , .,	>		2	
Task No.	106 Workplan Task Description	Basis for 106 Workplan	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State
		Task			S	Comments Enter the task completion date or explain the delay/issues.
1.b.	Prepare and submit a Compliance	40 C.F.R.	Submit draft	05/31/13	EPA Memorandum of	
	Monitoring Strategy (Inspection Plan	§ 123.26,	Strategy with		October 17, 2007, is	
	in MOA) for FY14 (10/01/13-	FY-11-13	proposed		entitled "Clean Water Act	
	09/30/14). The Strategy shall be	National	summary by		National Pollutant	
	consistent with EPA Memorandum	Enforcement	universe.		Discharge Elimination	
	dated October 17, 2007. In this	Initiatives,			System Compliance	
	orate	Goal 5 of the			Monitoring Strategy for	
		2011-2015			the Core Program and Wet	
		Strategic Plan,	Submit final	0//15/13	Weather Sources	
	Initiatives.	NPDES	mapsonon pum		Plan is entitled,	
		Compliance			"Enforcing Environmental	
		Monitoring			Laws."	
		Strategy for			Clarification: Inis	
	9	Core Programs		4	requirement is for the	
		מות אכו			Submission of the	
		Weather			Compliance Monitoring	
					in MOA) and not a	
					requirement to conduct	
				80	those inspections in FY14.	
					Inspection commitments	
		¥			for FY14 will be	
					Hegenarea III 1 1 10.	
	S					
		8	`		Secret Secretary	

FY13 SECTION 106 WORKPLAN (Underline one): Draft or Final EPA Technical Point of Contact: Alenda Johnson Phone #:(404) 562-9761

EPA Technical Point of Contact: Alenda Johnson EPA Project Officer: Jennifer Shadle State Point of Contact: Michael Tanski

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Date of latest workplan revision: 05/29/12

Goal Goal	Goal 2 - Protecting America's Waters Goal 5 - Enforcing Environmental Laws					
Task No.	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
1.c.	Whole Effluent Toxicity (WET): The State shall have the ability to conduct biomonitoring inspections, have a designated contractor conduct	40 C.F.R. § 123.26	Submit draft of approach with draft Strategy.	05/31/13	S	,
	inspections, or have an equivalent program to independently verify a discharger's compliance with WET permit requirements. The State shall describe their approach in the Strategy for FY14.		Finalize and submit final Strategy.	07/15/13		
1.d.	Provide a summary of inspections conducted in FY12 to assure inspection commitments are met.	40 C.F.R. § 123.26, National Initiatives, Goal 5 of the Strategic Plan	4	12/31/12	This information will be pulled by EPA on due date from ICIS in December following the end of the fiscal year.	
	Reporting/Enforcement					
2.	Submit the Quarterly Noncompliance Report (QNCR) for majors and provide a brief written annotations	40 C.F.R. § 123.45 and Goal 2.2 and	Submit annotated QNCR. Execute and	11/30/12* 02/28/13* 05/31/13*	Goal 2.2 of the Strategic Plan is entitled "Protect and Restore Watersheds	
	denoting compliance/enforcement status when a QNCR-listed permittee	Goal 5 of the Strategic Plan	submit copies of draft and final	08/31/13* Note: these	and Aquatic Ecosystems" and Goal 5, entitled	
3	is determined to be in Significant Noncompliance (SNC) for 2 or more		enforcement actions, as	dates are when the	'Enforcing Environmental Laws' WO-1.5.b. requires	
	quarters by ICIS-NPDES		requested.	last QNCR report drops	last QNCR EPA to report the number report drops and percent of major	
				La La constant	and because or seed or	

Date of latest workplan revision: 05/29/12

Goal	Goal 5 - Enforcing Environmental Laws					
Task No.	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
	*Dates dependent upon ICIS-NPDES operations; regulatory dates are noted.				dischargers in SNC discharging pollutants of concern on impaired waters	
ώ	The Facilities Watch List (FWL) will be provided to the State on a quarterly basis. Within 15 days of the Official Watch List being posted, the State shall identify formal enforcement actions executed or issued, recommend the facility to EPA for enforcement, or provide a written explanation of either why no formal action is appropriate or the type of formal action being taken, with a projected date of action. *Due date may vary depending on the generation of the Watch List and state notification date.	National Imitiative; Goal 2 and Goal 5 of the Strategic Plan	Submit written FWL explanation to EPA. Submit copies of draft and final enforcement actions, as requested.	11/15/12* 02/15/13* 05/15/13* 08/15/13*	EPA Strategic Plan, Goal 2.2: Protect and Restore Watersheds and Aquatic Ecosystems and Goal 5: Enforcing Environmental Laws WQ-15.b of National Water Program Guidance Measures, requires EPA to report the number and percent of major dischargers in SNC discharging pollutants of concern on impaired waters	
.4	Upon request by EPA, submit the WET Non-Compliance Report (WET Report) on a quarterly basis along with the FWL. Within 15 days of being notified by EPA of WET Report Strategic Plan written explanation for all facilities on the report that includes any violations		Submit a written WET report explanation or refer to EPA. Execute and submit copies of draft and final enforcement		NI NI	

EPA Project Officer: Jennifer Shadle FY13 SECTION 106 WORKPLAN (Underline one): Draft or Final
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Goal	Goal 5 - Enforcing Environmental Laws	Rasis for 106	Output	Dua Data	EDA Comments	Mil o E. J. CV
No.	The second secon	Workplan Task	Outcome	Due Date	EFA Comments	State Report/State Comments Enter the task completion date or explain the delay/issues.
	that were not included on the report (i.e. occurred since the report or are not entered into PCS/ICIS), a		actions, as requested.			
	enforcement history, present actions taken (formal and informal), including a summary of any TIE/TRE work conducted, and the dates that the					
	violations were resolved or are expected to be resolved will be provided. Execute and submit copies of draft and final enforcement actions.					
	*Due date may vary depending on the generation and state notification date.					5
5.	Submit Annual Noncompliance Report (ANCR) containing information concerning the number of	40 C.F.R. § 123.45(c)	Submit report	Upon request by EPA HQ.*		
	non-major dischargers in noncompliance.			8	2	
	*Due date may vary depending on the generation and state notification date.					
6.	Upon request by EPA, submit copies	Regional	Submit requested			
	of Inspection Reports in either hard or electronic form.	Priorities	copies of inspection reports.			
			der verenderen			

Date of latest workplan revision: 05/29/12

Goal	Goal 2 – Protecting America's Waters Goal 5 – Enforcing Environmental Laws					
Task No.	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
		0				
7.	Upon request by EPA, submit hard or	Regional	Submit requested			
	electronic copies of enforcement actions.	Priorities	copies of actions.	6		
8.a	Submit list of CAFO facilities with permits or that are registered.	40 C.F.R. § 122.23	Submit list	12/31/12		
		and National Enforcement Initiatives				
8.b.		40 C.F.R. § 122.23	Submit list	12/31/12		
	Intent has been received.	National Enforcement				
		Initiatives				
8.c.	Submit hard or electronic copies of all CAFOs/AFOs enforcement actions.	40 C.F.R. § 122.23 and	Submit quarterly	1/31/13 4/30/13		
		National		7/31/13		
		Initiatives		10/31/13		12
	Industrial Pretreatment Program					
9.a	POTW Oversight in FY13	40 C.F.R. § § 123 26 403		10/1/12 -	Goal 5 of the Strategic	
	Conduct Pretreatment Compliance	and Goal 5 of	PCI/Audits in	9/30/13	Plan is entitled "Enforcing	

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Task No.	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
	Inspections (PCI) and Audits of active approved POTW pretreatment	the Strategic Plan	FY13 per schedule	Submit any FY13	Environmental Laws;"	
	mitted		d in 04	schedule		
	in fourth quarter of FY12 which		of FY12 or ner	Scilculic	The Region is required to	
	assures that all approved active		updated schedule	hefore	report the number of	
	POTW pretreatment programs receive		submitted to the	2/28/13.	federal and state	
	at least one Audit in each 5 year		EPA R4 PTC		inspections of POTWs	
	permit term (20% of approved active		prior to February		w/approved pretreatment	
	programs each year) and at least four		28.		programs.	
	term (80% of approved active					
	programs each year). This schedule					
	may be updated before February 28 to					
	reflect latest changes in timing or					
	specific facilities selected. Such					
	updates should be submitted to the					
	EPA Region 4 Pretreatment Coordinator (EPA PTC)				-	
	Enter inspections and audits		Enter inspection			27
	conducted into PCS/ICIS-NPDES		and audit			
	including associated data such as		information into			
9	number of SIUs.		ICIS- NPDES. (in			
			accordance with			
			Data Management task below)			

Date of latest workplan revision: 05/29/12

		Goal 5 - Enforcing Environmental Laws
		Goal 2 - Protecting America's Waters

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Goal	Goal 5 – Enforcing Environmental Laws					
Task No.		Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
	POTW programs shall receive a PCI by the end of FY14, so that each program receives at least four PCIs within 5 years.				follow EPA guidance for these oversight activities.	
9.c	Submission of POTW pretreatment program performance reports per 40 CFR 403.12(i) shall be tracked, and 100% of submissions will be reviewed to determine if appropriate permitting and enforcement of Significant Industrial Users (SIUs) is being accomplished by POTWs. Data from these reports shall be entered into PCI/ICIS-NPDES by the end of FY13.	40 C.F.R. § 403	100% reports reviewed and entered into ICIS-NPDES by the end of FY13.	As reports are reviewed.		
9.d	<u>POTWs</u> If SIUs are actively discharging, or pursuing discharge, to POTWs without active approved programs during FY13, then the State Industrial Pretreatment Program shall perform the oversight activities required by 40 CFR 403.10(f)(2)(i) until the NPDES permit(s) for such POTWs reflect	40 C.F.R. § 403	Perform oversight 10/1/12 per 40 CFR 9/30/13 403.10(f)(2)(i) if necessary, report findings in QR, and enter oversight activity in ICIS-NPDES by the end of FV13	10/1/12 – 9/30/13	Does not currently apply, however necessary to include in the event SIUs are found outside of an approved program in the FY.	This is a new requirement, for the 106 Workplan; but is currently required by Rule 62-625.200(5, F.A.C.

Date of latest workplan revision: 05/29/12

Goal Goal	Goal 2 – Protecting America's Waters Goal 5 – Enforcing Environmental Laws					
Task No.	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
	active approved programs. These SIUs and associated POTWs shall be reported to EPA as either "developing					
	programs" or new State permitted SIUs with the Quarterly Reporting					
	(see below) and oversight activity shall be entered into ICIS-NPDES by the end of FY13.					
9.e	Quarterly Reporting to EPA	40 C.F.R. § 403	Submit complete reports on time	11/30/12	Goal 2.2 and 5 of the Strategic Plan requires	
		and Goal 2.2 and Goal 5 of	and the program listing with the	7/12-9/12)	reporting the number of SIUs, the number of CIUs,	
	16. 18	the Strategic Plan	February 28.	2/28/13	and the number of audits	
	POTW pretreatment programs as of the end of the quarter provide an			(for period 10/12-	of approved P1 programs.	
	update on developing programs, and identify POTWs in reportable non-			12/12)		
	compliance (RNC) and significant non-compliance (SNC). For			5/31/13		
	RNC/SNC, the criteria met for each designation will be delineated, and a			(for period 1/13-3/13)		
	description of the enforcement history,					
	present actions, and dates that non- compliance was resolved or is			8/31/13		
	expected to be resolved will be			(for period		
	provided. Any SIUs discharging to			4/13-0/13)		

Date of latest workplan revision: 05/29/12

Cour.	Goal 5 - Enforcing Environmental Laws					
Task No.		Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
	POTWs without active approved programs shall be evaluated for SNC,			11/30/13		
	pursuant to 40 CFR 403.10(f)(2)(i).			(for period 7/13-9/13)		
	The first QR of the year, due February 28, shall also include a detailed listing of the active approved POTW				Region 4 uses this manual	
	pretreatment programs and developing				program to verify the	
	POTW name(s) and associated				the data system and to	
	NPDES permit number(s). For		22		serve as a secondary	
	programs with multiple POTWs, the listing will also identify the key				source for its compliance evaluation in the event	
	permit number for the program which				data entry problems are	
	NPDES. Information for developing				a developing program is	
	programs shall also include the SIU				largely acquired manually.	
	names, addresses, categorizations (if				3	
	applicable); and if discharging, the					
	SIU permit numbers used in ICIS-					
	dates and the average daily process					
	flows (and)					

Date of latest workplan revision: 05/29/12

G	Goal 5 - Enforcing Environmental Laws					
Task No.	k 106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
9.f	Enforcement Actions Copies of enforcement actions taken by the Industrial Pretreatment Program will be provided to the EPA PTC upon request.	40 C.F.R. § 403	Submit copies of enforcement actions.	Upon request.	Enforcement Actions Copies of enforcement actions taken by the Industrial Pretreatment Program will be provided to the EPA PTC upon request.	
15	Data Management –Requirements apply to <u>all NPDES Dischargers</u> , unless otherwise specified.					
10.	Enter and maintain data in ICIS-NPDES for all WENDB data elements.	National Policy Enter data into ICIS-NPDES	5972	Enter within 15 days after the fact, except as specified elsewhere.		
Ξ.	Enter and maintain current effluent limits and monitoring requirements in ICIS-NPDES for all major dischargers.	National Policy Enter data into ICIS-NPDES		30 days after the effective date of the permit		
12.	Once RIDE is promulgated, enter RIDE data elements into ICIS-NPDES, if applicable.	National Policy		Begin immediately after enactment of RIDE.		

Date of latest workplan revision: 05/29/12

Goal :	Goal 2 – Protecting America's Waters Goal 5 – Enforcing Environmental Laws					
Task No.		Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
				Enter as permits are		
				issued or		
				reissued.		
13.	Each month, maintain at least 95%	National Policy Enter data into	Enter data into	Enter within		
	data entry rate for DMR parameters		ICIS-NPDES	58 days		
	for facilities currently tracked under			after the end		
	WENDB requirements.			of each		
				monitoring		
				period.		
14.	Enter inspection data for all NPDES	National Policy Enter data into	Enter data into	Enter within		
	program areas into ICIS-NPDES		ICIS-NPDES	30 days of		
				completion		- 519
				. מז תוכ		
		*		inspection		
				report, but		
				no later than		
				45 days		
				from the	ľ	
				date of the	100	
				inspection.		
				All other		
				information		
				(single		
		1.		event		1
				violations)		

Date of latest workplan revision: 05/29/12

Goal Goal	Goal 2 – Protecting America's Waters Goal 5 – Enforcing Environmental Laws					
Task No.	106 Workplan Task Description	Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
				must be entered		
				within 90		
	:			days of		
				inspection		
				so that all		
				information		
				is entered		
				into ICIS-		
				NPDES no		
				later than		
				12/31/13 for FY13		
15.	CIS-	National Policy Enter data into	Enter data into	Enter data		
	NPDES for all Single Event		ICIS-NPDES	within 90		200
	Violations, except those automatically			days of		
	identified by the system (e.g., if DMR			discovery of		
	not be identified as SEV).			violation.		
16.		National Policy Enter data into	Enter data into	Enter data		
	NPDES for all formal and informal		ICIS-NPDES	within 30		
	enforcement actions, including			days of		
	penalties assessed and collected.			issuance of		
		.:	*	the		
				enforcement		
				action and		
				penalties		

Date of latest workplan revision: 05/29/12

Goal:	Goal 5 – Enforcing Environmental Laws					
Task No.		Basis for 106 Workplan Task	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State Comments Enter the task completion date or explain the delay/issues.
				collected within 30		
-2				days of date		
				of		
				collection.		
17.		National Policy Enter data into	Enter data into	Enter within		
	compliance and enforcement schedule data in ICIS-NPDES		ICIS-NPDES	30 days of issuance.		
18.	Enter completion of schedule milestones into ICIS-NPDES.	National Policy Enter data into ICIS-NPDES	Enter data into ICIS-NPDES	Enter within 30 days of		
				notification of		
				completion		
19.	If storm water permit/enforcement information is not in ICIS-NPDES,	National Enforcement	Submit report.	02/28/13 05/31/13	8	
	submit a report containing: number of Initiative facilities inspected, number and type	Initiative		08/30/13 11/30/13		
	of action taken, and number of permitted facilities.					
20.	A if any	Regional	Submit Updated	60 days		
	Tevisions are made to the Eivis.	LHOIRY	EIVIS	finalizino		
				revisions		

Date of latest workplan revision: 05/29/12

Goal Goal	Goal 2 – Protecting America's Waters Goal 5 – Enforcing Environmental Laws					
Task No.	106 Workplan Task Description	Basis for 106 Workplan	Output/ Outcome	Due Date	EPA Comments	Mid & End-of-Year State Report/State
		Task			51	Comments Enter the task completion date or explain the delay/issues.
21.	Provide assistance on National Wet	Goal 5 of the	EPA/State to	As	Goal 5 of the Strategic	
	Weather Enforcement Strategy	Strategic Plan	conduct	initiatives	Plan is entitled,	
10	Implementation. EPA's wet weather		inspections; EPA	are	"Enforcing Environmental	
	initiatives are: CSOs, SSOs,		to implement	conducted.	Laws"	
	stormwater, and CAFOs. EPA must		enforcement.			
	conduct inspections and enforcement			10		
	in these initiative areas. The States					
	are requested to partner with EPA in					
	the initiatives and assist EPA in					
	reaching our goals.		15			
22.	States should consider the relationship National		Outcome: Protect End-year	End-year	Provide update on any	
	between point source dischargers and	Program	Public Health	(12/31/2013)		
	drinking water intakes in setting	Guidance and		3	task.	
	permit requirements and inspection	Additional				
	and enforcement priorities.	Program				
	26 5	Guidance for				3
		Section 106				